JS 44 (Rev. 10/20) - TXND (10/20 CASE The JS 44 civil cover sheet and provided by local rules of court	5:21-cv-00111-h the information contained	Hocurnent herein neither replace no he Judicial Conference of	OVE	Res 45/41/2 nent the filing and sted States in Senter	21 service of	Page 1 of pleading	of 4 Pages of or other papers a	eID 4 as required by	law, excep	pt as
purpose of initiating the civil d	ocket sheet. (SEE INSTRUC	CTIONS ON NEXT PAGE O	F THIS FO	ORM.)		7 1, 10 1044	. cu ioi ine uoe oi		041110111	
I. (a) PLAINTIFFS				DEFENDA	NTS					
	Clint Long, Individually, ad N/F of C.L.  Jayton-Girard Independent School District, Johnny Tub, and Ly Lackey					l Lyle				
(b) County of Residence of		Kent County, TX		County of Resid	dence of		Programme and the second secon	Cent County	, TX	
(EXCEPT IN U.S. PLAINTIFF CASES)  (IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.										
	Address, and Telephone Numbe			Attorneys (If K	nown)					
Warren V. Norrec 817-704-3984	Warren V. Norred; 515 E. Border, Arlington, TX 76010; Underwood Law Firm (Slater Elza, David Backus, Brad Timms);									
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)	III. CI	FIZENSHIP O	F PR	INCIPA	L PARTIES a	Place an "X" in (	One Box for	r Plaintiff
1 U.S. Government	× 3 Federal Question	527		(For Diversity Cases				nd One Box for L		DEF
Plaintiff	(U.S. Government )	Not a Party)	Citize	en of This State			Incorporated or Pri of Business In Ti		<u> </u>	☐ 4
2 U.S. Government Defendant	4 Diversity  (Indicate Citizenshi)	ip of Parties in Item III)	Citize	en of Another State	2	2 2	Incorporated and P of Business In A		_ 5	5
				en or Subject of a reign Country	3	3	Foreign Nation		6	6
IV. NATURE OF SUIT		nly) RTS	1 00	RFEITURE/PENAI			for: Nature of Si		criptions STATUTI	
110 Insurance	PERSONAL INJURY	PERSONAL INJURY		5 Drug Related Seizur			eal 28 USC 158	375 False C		20
120 Marine 130 Miller Act	310 Airplane 315 Airplane Product	365 Personal Injury -		of Property 21 USC 0 Other		423 With		376 Qui Ta	m (31 USC	
140 Negotiable Instrument	Liability	Product Liability 367 Health Care/		o Other		20 (	JSC 137	3729(a 400 State R		ment
150 Recovery of Overpayment & Enforcement of Judgment	320 Assault, Libel & Slander	Pharmaceutical Personal Injury				820 Copy	TY RIGHTS	410 Antitru 430 Banks a		10
151 Medicare Act	330 Federal Employers'	Product Liability				830 Pate	nt	450 Commo	erce	ь
152 Recovery of Defaulted Student Loans	Liability 340 Marine	368 Asbestos Personal Injury Product			L	_	nt - Abbreviated Drug Application	460 Deporta 470 Rackete		ced and
(Excludes Veterans)	345 Marine Product	Liability				840 Trad	emark	Corrupt	Organizat	
153 Recovery of Overpayment of Veteran's Benefits	Liability 350 Motor Vehicle	PERSONAL PROPERT  370 Other Fraud		LABOR 0 Fair Labor Standard	ls	_	nd Trade Secrets of 2016	480 Consun	ner Credit C 1681 or	1692)
160 Stockholders' Suits	355 Motor Vehicle	371 Truth in Lending		Act				485 Telepho	one Consur	
190 Other Contract 195 Contract Product Liability	Product Liability  360 Other Personal	280 Other Personal Property Damage	☐ 72°	0 Labor/Management Relations		SOCIAL 861 HIA	L SECURITY	Protect 490 Cable/S	ion Act	
196 Franchise	Injury	385 Property Damage		0 Railway Labor Act		862 Blac	k Lung (923)	850 Securit	ies/Commo	odities/
	362 Personal Injury - Medical Malpractice	Product Liability	□75	I Family and Medical Leave Act	'  -		C/DIWW (405(g)) Title XVI	Exchar 890 Other S		ctions
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITION		0 Other Labor Litigati	_	865 RSI		891 Agricul	tural Acts	
210 Land Condemnation 220 Foreclosure	440 Other Civil Rights 441 Voting	Habeas Corpus:  463 Alien Detainee	□ 79	I Employee Retireme Income Security Ac	-	FEDED	L TAX SUITS	893 Enviror		
230 Rent Lease & Ejectment	442 Employment	510 Motions to Vacate		meome security Ac	· [	870 Taxe	s (U.S. Plaintiff	Act		marien
240 Torts to Land 245 Tort Product Liability	443 Housing/ Accommodations	Sentence 530 General	1			_	efendant) —Third Party	896 Arbitra 899 Admini		rocedure
290 All Other Real Property	445 Amer. w/Disabilities -	535 Death Penalty		IMMIGRATION		_	USC 7609		view or Ap	
	Employment 446 Amer. w/Disabilities -	Other: 540 Mandamus & Othe		2 Naturalization Appl 5 Other Immigration	lication			Agency 950 Constit	Decision	of
	Other	550 Civil Rights	' H-0	Actions				State St		
	× 448 Education	555 Prison Condition 560 Civil Detainee -								
		Conditions of								
V. ORIGIN (Place an "X" is	n One Box Only)	Confinement								
1 Original Proceeding State Court 3 Remanded from Appellate Court 4 Reinstated or Reopened 5 Transferred from Another District Litigation - Court 1 Capecify 2 Capeci										
Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): 28 U.S.C. 1441										
VI. CAUSE OF ACTION Brief description of cause: Plaintiff asserts violation of the Fourteenth Amendment										
VII. REQUESTED IN ☐ CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint: UNDER RULE 23, F.R.Cv.P. JURY DEMAND: ▼Yes ☐ No										
VIII. RELATED CASE(S) IF ANY  (See instructions): JUDGEDOCKET NUMBER										
May 11, 2021 SIGNATURE OF ATTORNEY OF RECORD BACK										
FOR OFFICE USE ONLY										
RECEIPT # AMOUNT APPLYING IFP JUDGE MAG. JUDGE										

## Supplemental Civil Cover Sheet for Cases Removed From State Court

This form must be attached to the Civil Cover Sheet at the time the case is filed in the U.S. District Clerk's Office. Additional sheets may be used as necessary.

## 1. State Court Information:

Please identify the court from which the case is being removed and specify the number assigned to the case in that court.

Court	Case Number				
39th District Court, Kent County, Texas	1820				

## 2. Style of the Case:

Please include all Plaintiff(s), Defendant(s), Intervenor(s), Counterclaimant(s), Crossclaimant(s) and Third Party Claimant(s) still remaining in the case and indicate their party type. Also, please list the attorney(s) of record for each party named and include their bar number, firm name, correct mailing address, and phone number (including area code).

Party and Party Type	Attorney(s)
Clint Long, Individually, and N/F of C.L.	Warren V. Norred
- Plaintiff	State Bar No. 24045094
	515 E. Border
	Arlington, TX 76010
	817-704-3984
Jayton-Girard Independent School District	Representing all Defendants:
-Defendant	Underwood Law Firm, P.C.
Johnny Tubb – Defendant	Slater C. Elza
Lyle Lackey - Defendant	State Bar No. 24000747
	David P. Backus
	State Bar No. 01493870
	Brad R. Timms
	State Bar No. 24088535
	500 S. Taylor, Suite 1200
	Amarillo, TX 79101
	806-376-5613

3. Jury	Demand:
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vas a sary Domana mago m State Court.   121 105     110	Was a Jury Demand made in State Court?	X Yes			No
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	If "Yes," by which party and on what	t date?			
	Plaintiff	May 6, 2021			
	Party	Date			
4.	Answer:				
	Was an Answer made in State Court?	Yes X No			
	If "Yes," by which party and on what	date?			
	Party	Date			
5.	Unserved Parties:				
	The following parties have not been served a	at the time this case was removed:			
	Party Party	Reason(s) for No Service			
	Jayton-Girard Independent School District	Service of process not yet attempted			
	Johnny Tubb	Service of process not yet attempted			
	Lyle Lackey	Service of process not yet attempted			
6.	Nonsuited, Dismissed or Terminated Part	ies:			
	Please indicate any changes from the style on the State Court papers and the reason for that change:				
	Party	Reason			

## 7. Claims of the Parties:

The filing party submits the following summary of the remaining claims of each party in this litigation:

Party	Claim(s)				
Plaintiff	Plaintiff seeks a temporary restraining order ("TRO") against the District to prohibit the District from enforcing the mask requirement. Plaintiff also alleges that (1) the District's development and				
	implementation of the Reopening Plan violated the Texas Open Meeting Act; (2) the mask requirement denies a free public education to C.L.; (3) the mask policy violates Mr. Long's right to determine C.L.'s medical treatment; (4) the mask requirement violated the Equal Protection, Due Process, and the Fourteenth Amendment. Plaintiff then requests a declaratory judgment that the superintendent (who is no longer with the District) Johnny Tubs and the C.L.'s principal, Lyle Lackey, committed an ultra vires action.				